INTERFERENCE DIGEST

Interference No.	105,496	Paper No.
Name: Dean Engelha	ardt et al.	
Serial No.: 08/486	5,069	Patent No.
Nucleotides or nucleo	otide analogs, a erization using	esses using non-radioactive detectable modified or labeled and other processes for nucleic acid detection and such non-radioactive detectable modified or labeled
Filed: 06/07/95		
Interference with Sm	ith et al.	
	DI	ECISION ON MOTIONS
Administrative Patent	t Judge,	Dated,
		FINAL DECISION
Board of Patent Appe	als and Interfer	rences,Dated,
Court,	,	Dated,
		REMARKS
	-	

This should be placed in each application or patent involved in interference in addition to the interference letters.



UNITED STATES PATENT AND TRADEMARK OFFICE

DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE
BOARD OF PATENT APPEALS AND INTERFERENCES
BOX INTERFERENCE, WASHINGTON, D.C. 20231

Filed by: Judge Richard Torczon Telephone: 571-272-4683 Facsimile: 571-273-0042

MAILED

NOV 8 - 2006

PAT & T.M. OFFICE BOARE OF PATENT APPEALS AND INTERFERENCES Applicants: ENGELHARDT Application No.: 08/486,069

Filed: 06/07/95

For: Nucleic acid sequencing processes using modified nucleotides or nucleotide analogs, and other processes for nucleic detection and chromosomal characterization using such modified

nucleotides or nucleotide analogs

The above-identified application or patent has been forwarded to the Board of Patent Appeals and Interferences because it is adjudged to interfere with another application or patent. An interference has been declared. The interference is designated as No. 105,496.

Notice is hereby given the parties of the requirement of the law for filing in the Patent and Trademark Office a copy of any agreement "in connection with or in contemplation of the termination of the interference." 35 U.S.C. § 135(c).

/Richard Torczon/ RICHARD TORCZON Administrative Patent Judge

Paper 1 DECLARED 8 November 2006

ON BEHALF OF THE DIRECTOR OF THE UNITED STATES PATENT AND TRADEMARK OFFICE

Patent Interference No. 105,496 (RT) (From Technology Center 1600)

CALIFORNIA INSTITUTE OF TECHNOLOGY (5,821,058), Junior Party,

v.

ENZO DIAGNOSTICS, INC. (08/486,069),² Senior Party.

DECLARATION - Bd.R. 203(b)³

NOV.8 - 2006

NOV.8 - 2006

PAT. & T.M. OFFICE
BOARD OF PATENT APPEALS
AND INTERFERENCES

TORCZON, Administrative Patent Judge.

A. <u>Declaration of interference</u>

An interference is declared pursuant to 35 U.S.C. 135(a). Details of the applications, count, and claims designated as corresponding to the count appear under headings E and F of this DECLARATION.

B. Designation to manage

Administrative Patent Judge Richard Torczon has been designated to manage the interference. Bd. R. 104(a).

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¹ Docket # 243132000104.

² Docket # Enz-5(D8)(C2).

³ "Bd.R. x" may be used as shorthand for "37 C.F.R. § 41.x". 69 Fed. Reg. 49960, 49961 (12 Aug. 2004).

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C. Standing order

A copy of the Trial Section STANDING ORDER [SO] (Paper 2) accompanies this DECLARATION. The STANDING ORDER applies to this contested case.

D. Conference call to set dates

A telephone conference call to set dates for action in this contested case is scheduled for 2 p.m. (Eastern) on 10 January 2007. (The Board will initiate the call.)

No later than 8 January 2007, each party shall file and serve (SO ¶¶ 10.1 & 105) a list of the motions (Bd. R. 120; Bd. R. 204; SO ¶¶ 104.2.1, 120 & 204) the party intends to file.

A sample schedule for taking action during the motion phase appears as Form 2 in the STANDING ORDER. Counsel are encouraged to discuss the schedule prior to the conference call and to agree on dates for taking action. A typical motion period lasts approximately eight (8) months. Counsel should be prepared to justify any request for a shorter or longer period.

E. The parties to this interference

Junior Party

Patent: 5,821,058

Title: Automated DNA sequencing technique

<u>Inventors</u>: Lloyd M. Smith of Madison, Wisconsin; Leroy E. Hood of Seattle, Washington;Michael W. Hunkapiller of San Carlos, California; Tim J. Hunkapiller of

Seattle, Washington; and Charles R. Connell of Redwood City, California

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Senior Party 1 2 Application: 08/486,069 Title: Nucleic acid sequencing processes using modified nucleotides or nucleotide 3 analogs, and other processes for nucleic acid detection and chromosomal 4 characterization using such modified nucleotides or nucleotide analogs 5 Inventors: Dean Engelhardt of New York City, Elazar Rabbani of New York City, Stanley 6 Kline of Brooklyn, Jannis G. Stavrianopoulos of New York City, and Dollie 7 Kirtikar of Elmhurst, all of New York 8 Count and claims of the parties 9 F. Count 1 10 The method of 5,821,058 claim 14. 11 12 The claims of the parties are: Caltech: 1-56 13 all4 Enzo: 14 The claims corresponding to Count 1: 15 Caltech: 1-56 16

Enzo:

all

⁴ The Enzo claims are so numerous and erratically numbered that this declaration adopts the expedient of referring to the source rather than risk the likelihood of misstating the claims. A copy of the Enzo claims is attached as an appendix. A last minute paper from Enzo suggests cancellation of some of the claims without prejudice. Given the great age of the Enzo application, the suggestion is declined on those terms since it could leave a considerable number of complex estoppel issues unresolved in any subsequent examination. Nevertheless, the suggestion to simplify issues in the interference is appreciated.

Enzo's claims, as prosecuted, are extraordinary in their flagrant disregard of 35 U.S.C. 112(5) and 37 C.F.R. § 1.75. Although the examiner has a responsibility to enforce the statute and the rules, Enzo drafted and filed the claims and thus bears the ultimate responsibility for their defects. Enzo is hereby on notice that the carelessness and propensity for needless complexity evident from its claims will not be tolerated during the interference.

	Interference No. 105,496	
1	The claims <u>not</u> correspond	ing to Count 1:
2	Caltech: None.	
3	Enzo: None.	
4	The benefit accorded for C	ount 1:
5	Caltech: 08/3	61,176, filed 21 December 1994 (5,821,058);
6	07/8	98,019, filed 12 June 1992;
7	7 07/6	60,160, filed 21 February 1991;
8	07/1	06,232, filed 7 October 1987;
9	9 06/7	22,742, filed 11 April 1985;
10	06/6	89,013, filed 2 January 1985; and
11	06/5	70,973, filed 16 January 1984 .
12	2 Enzo: 08/4	86,069, filed 7 June 1995;
13	07/9	54,772, filed 30 September 1992;
14	4 07/5	348,348, filed 2 July 1990;
15	5 07/1	40,980, filed 5 January 1988;

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06/674,352, filed 21 November 1984; and

06/391,440, filed **23 June 1982**.

case. See SO ¶ 106.1.1.

H.

Enzo:

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requested.

Attachment: Copy of the application⁵ claims for 08/486,069

Heading to be used on papers; exhibit numbers

Addendum 1 provides the heading that shall be used on all papers filed in the contested

The range of exhibit numbers is assigned as follows (Bd.R. 154(c)(1); SO ¶ 154.2.1):

When requesting copies of files, use of Addendum 2 (SO Form 4) will greatly expedite

processing of the request. Please attach a copy of Parts E and F of this DECLARATION with a

hand-drawn circle around the patents and applications for which a copy of a file wrapper is

Enclosure: Copy of STANDING ORDER (Paper 2)

1001-1999.

Order form for requesting file copies

Caltech: 2001-2999.

cc (overnight delivery):

For the California Institute of Technology: M. Paul Barker, MORRISON & FOERSTER LLP, of Palo Alto, California.

For Enzo Biochem, Inc.: Ronald C. Fedus, Enzo BioChem, Inc., with Eugene C. Rzucidlo, HUNTON & WILLIAMS, both of New York City, New York.

⁵ Any United States patent listed in this paper is available at http://patft.uspto.gov/.

ADDENDUM 1

Filed on behalf of:

[Name of Party]

Paper No. [Leave blank]

By:

[Name of lead counsel

Name of backup counsel

Street address

City, State, and ZIP Code

]

Tel:

Fax:

UNITED STATES PATENT AND TRADEMARK OFFICE BOARD OF PATENT APPEALS AND INTERFERENCES

Patent Interference No. 105,496 (RT)

CALIFORNIA INSTITUTE OF TECHNOLOGY (5,821,058), Junior Party,

v.

ENZO DIAGNOSTICS, INC. (08/486,069), Senior Party.

TITLE OF PAPER

ADDENDUM 2

FILE COPY REQUEST Patent Interference No. 105,496

Attach a copy of sections E and F of this DECLARATION to this REQUEST. On the copy, circle each patent and application that you are requesting. Include the following information to facilitate processing of this REQUEST:

Charge fees to USPTO De	eposit Account No.		
Complete address, 6 includ	ling street, city, state	, ZIP code, and t	elephone number:
Talanhana inaluding grad	a code:		
Felephone, including area	1 Coue	····	

⁶ Provide a <u>street</u> address, NOT a Post Office Box. The Office of Public Records uses a commercial overnight delivery service rather than the United States Postal Service to deliver file copies.